

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

v.

No. 1:19-CR-10080-NMG

GREGORY COLBURN et al.,

Defendants

**MOTION FOR LEAVE TO FILE TWO-AND-A-HALF-PAGE REPLY IN SUPPORT OF
MOTION TO SUPPRESS THIRTEEN WIRETAP RECORDINGS**

Defendants Gamal Abdelaziz and John Wilson respectfully request leave of Court to file a two-and-a-half-page Reply in support of their Motion to Suppress Thirteen Wiretap Recordings. As grounds, Defendants state that their Motion raises critical issues regarding the government's violation of the wiretap statute and that the Reply raises important points regarding the government's extraordinary decision to enlist the technical assistance of AT&T without the approval of a judicial officer. The proposed Reply is attached as Exhibit A.

Dated: September 6, 2021

Respectfully submitted,

GAMAL ABDELAZIZ

By his attorneys,

/s/ Brian T. Kelly

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was filed electronically on September 6, 2021, and thereby delivered by electronic means to all registered participants as identified on the Notice of Electronic Filing.

/s/Joshua C. Sharp

Joshua C. Sharp